Exhibit 2

Case 3:17-cv-00939-WHA Document 2194-3 Filed 11/13/17 Page 2 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	
5	WAYMO LLC,
6	Plaintiff,
7	vs. Case No.
8	UBER TECHNOLOGIES, INC.; 17-cv-00939-WHA
9	OTTOMOTTO, LLC; OTTO
10	TRUCKING LLC,
11	Defendants.
12	
13	
14	HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
15	
16	CONTINUED VIDEOTAPED DEPOSITION OF CAMERON POETZSCHER
17	San Francisco, California
18	Friday, September 29, 2017
19	Volume III
20	
21	REPORTED BY:
22	REBECCA L. ROMANO, RPR, CSR No. 12546
23	JOB NO. 2716653
24	
25	PAGES 474 - 675
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1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
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5	WAYMO LLC,
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7	vs. Case No.
8	UBER TECHNOLOGIES, INC.; 17-cv-00939-WHA
9	OTTOMOTTO, LLC; OTTO
10	TRUCKING LLC,
11	Defendants.
12	
13	
14	
15	
16	CONTINUED VIDEOTAPED DEPOSITION OF CAMERON
17	POETZSCHER, taken on behalf of the Plaintiff, at
18	Quinn Emanuel Urquhart & Sullivan, 50 California
19	Street, 22nd Floor, San Francisco, California,
20	commencing at 9:30 a.m., Friday, September 29, 2017
21	before Rebecca L. Romano, Certified Shorthand
22	Reporter No. 12546
23	
24	
25	
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1	MR. JACOBS: Delayed objection to	09:38:07
2	form.	
3	THE DEPONENT: Delayed relevant to what?	
4	Q. (By Mr. Gorman) To when it was	
5	anticipated that it would begin?	09:38:13
6	A. I am still not sure what the connection	
7	is to the term sheet.	
8	Q. My understanding is that the term sheet	
9	has an indemnity construct	
10	A. Right.	09:38:25
11	Q built into it, which calls for an	
12	independent third-party forensic investigation.	
13	A. Correct. But I don't know what the term	
14	sheet has to do with the delay.	
15	Q. Well, maybe it doesn't. Let's leave the	09:38:35
16	term sheet out of it.	
17	A. Uh-huh.	
18	Q. From your perspective, was the Stroz	
19	investigation delayed?	
20	A. I mean, it took longer than anticipated,	09:38:43
21	so the ending was delayed on it. I don't think the	
22	beginning was delayed, or I I don't recall.	
23	Q. What was your involvement in the	
24	Stroz investigation?	
25	A. Very little. I had I didn't review	09:38:55
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1	the report. I didn't really have any direct	09:38:57
2	communications with Stroz. I helped occasionally	
3	to try to get Anthony or Lior to, you know, move	
4	faster because they were very busy guys. And so	
5	sometimes the lawyers would ask me to call them to	09:39:10
6	say, Can you please, you know, go to this interview	
7	or provide this device or whatever. But that was	
8	basically the extent of it. I wasn't directly	
9	involved in it.	
10	Q. Did you receive reports about the	09:39:22
11	investigation?	
12	A. No.	
13	Q. Did you receive any updates about the	
14	findings of the investigation?	
15	A. Only that was discussed with lawyers.	09:39:34
16	Q. So the only times that you received	
17	updates about the Stroz's findings was in	
18	conversations with lawyers?	
19	A. Correct.	
20	Q. Did you ever personally speak with	09:39:48
21	anybody at Stroz?	
22	A. Not that I recall. I know we had one	
23	discussion with John Gardner and Anthony, and I	
24	don't recall if someone from Stroz was on that. I	
25	believe they weren't, but I couldn't say for	09:40:03
	Pa	age 494

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1	could start working, right, and then finish the	09:59:08
2	other later.	
3	Q. (By Mr. Gorman) You can put that down.	
4	More generally, in late March, early	
5	April, did you understand that the Stroz	09:59:27
6	investigation was far from completion?	
7	MR. JACOBS: To the extent you can so	
8	you can answer what was in what was your state	
9	of mind at the time. I don't but I would	
10	instruct you not to answer that what specific	09:59:42
11	communications came from counsel.	
12	THE DEPONENT: Okay.	
13	Yeah, I mean, my general understanding	
14	was that it was taking longer than we had expected.	
15	I wouldn't say far from completed.	09:59:52
16	Q. (By Mr. Gorman) Other than information	
17	you may have received from counsel, what was your	
18	understanding of how long it would take to complete	
19	the Stroz investigation?	
20	A. The only	10:00:07
21	MR. JACOBS: Objection.	
22	Are you asking as of what was his	
23	understanding at what point in time?	
24	MR. GORMAN: At the end of March, very	
25	beginning of April.	10:00:16
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1	THE DEPONENT: I mean, the only updates I	10:00:17
2	got on it were from counsel.	
3	(Exhibit 7754 was marked for	
4	identification by the court reporter and is	
5	attached hereto.)	10:00:39
6	Q. (By Mr. Gorman) Mr. Poetzscher, you have	
7	just been handed Exhibit 7754. There's the Bates	
8	number, UBER00322804 through 322806. The top	
9	message is an email from Eric Friedberg to	
10	Eric Tate, Hanley Chew, Mary Fulginiti.	10:01:03
11	Do you have any familiarity with who	
12	these people are?	
13	A. I know Eric Tate. And obviously	
14	Eric Friedberg. I recognize the name from	
15	Stroz Friedberg.	10:01:18
16	Q. Do you know who Hanley Chew and	
17	Mary Fulginiti were?	
18	A. No.	
19	Q. What's your understanding of	
20	Eric Friedberg's role?	10:01:29
21	A. I mean, I know he's one of the	
22	principals, presumably, of Stroz Friedberg. Other	
23	than that, I have no idea what he was doing	
24	specifically.	
25	Q. So you didn't know whether he was	10:01:39
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1	A. No.	10:05:05
2	Q. Did you receive any reports or	
3	information on Levandowski's interviews with Stroz?	
4	MR. JACOBS: You can answer that yes or	
5	no.	10:05:17
6	THE DEPONENT: Yeah, I mean, I didn't	
7	receive any reports. Obviously I had discussions	
8	with lawyers about it. So if that counts as	
9	information then, yes, I received information.	
10	Q. (By Mr. Gorman) How often did you	10:05:33
11	receive information about Levandowski's interviews	
12	with Stroz?	
13	A. Probably a few times, not many.	
14	Q. Is a few less than five or more than	
15	five?	10:05:44
16	A. Definitely less than five. And when I	
17	and I'm talking not just Anthony's interviews,	
18	basically the whole Stroz discussion.	
19	So there's probably less than five	
20	occasions where I got sort of feedback related to	10:05:54
21	Stroz from our lawyers. I can't recall if it was	
22	specifically Anthony's interviews or other.	
23	Q. What was the format in which the Uber	
24	side received information about	
25	Anthony Levandowski's interviews with Stroz?	10:06:16
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1	A. Again, I don't know.	10:06:18
2	Q. Did you attend any conference calls in	
3	which information from Stroz interviews on	
4	Levandowski was relayed to Uber?	
5	A. Not directly. I had discussions with our	10:06:26
6	lawyers where they described some of what they had	
7	learned, but I was never on a call with any Stroz	
8	people as far as I am aware.	
9	Q. So Stroz gave information to Uber's	
10	outside counsel, and then Uber's outside counsel	10:06:41
11	relayed it to to Uber team in-house?	
12	A. I don't know where the chain ended up,	
13	but somehow it went from Stroz to internal and	
14	external counsel, and then I would have discussions	
15	with some combination of internal and external	10:06:56
16	counsel.	
17	Q. Did you receive any information on	
18	Stroz's forensic investigation on the devices and	
19	data collected from the diligenced employees?	
20	A. Again, I didn't receive any reports. I	10:07:13
21	did have discussions with lawyers, so I am not sure	
22	if that counts as information or not in your	
23	question.	
24	Q. You had conversations with lawyers about	
25	results from forensic investigation?	10:07:28
		Page 517

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1	A. No. Well I mean, it depends what you	10:07:30
2	mean by the forensic investigation. I had	
3	conversations with lawyers about the	
4	Stroz investigation overall. So that was obviously	
5	interviews, forensic analysis of their devices.	10:07:37
6	So all of that collectively, I can't	
7	recall specific you know, talking about whether	
8	it's coming from devices or coming from interviews	
9	or whatever, right, other than the five disks which	
10	we've talked about separately.	10:07:51
11	Q. And all of those conversations that you	
12	had with lawyers where you received information or	
13	updates on the Stroz investigation, that's all	
14	encompassed in the three or four conversations that	
15	you participated in?	10:08:07
16	A. Uh-huh.	
17	MR. JACOBS: You need to answer that yes	
18	or no.	
19	THE DEPONENT: I'm sorry. Yes.	
20	Q. (By Mr. Gorman) Did you receive any	10:08:15
21	email updates on the Stroz investigation?	
22	A. There may have been email updates on	
23	timing. I don't recall.	
24	Q. But no email updates about the interim	
25	findings from Stroz, to your recollection?	10:08:34
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1	A. Not that I recall. You have all my	10:08:37
2	emails anyway, so I am sure you know.	
3	MR. GORMAN: I'm going to hand you a	
4	document that's been previously marked as	
5	Exhibit 7111.	10:08:56
6	Q. (By Mr. Gorman) The title is, "Draft	
7	Summary Interview of Anthony Levandowski."	
8	Mr. Poetzscher, have you ever seen this	
9	document before?	
10	MR. JACOBS: You can answer that outside	10:09:30
11	of anything you might have seen in the course of	
12	deposition preparation.	
13	THE DEPONENT: Yeah, I never seen it	
14	other than in the depo prep.	
15	Q. (By Mr. Gorman) Okay.	10:09:38
16	Do you dispute or disagree with any	
17	aspect of Exhibit 7111, the Levandowski interview	
18	memo?	
19	MR. JACOBS: Objection. Form.	
20	THE DEPONENT: I've never even read it.	10:09:49
21	Q. (By Mr. Gorman) Even if you haven't read	
22	Exhibit 7111, you did receive information prior to	
23	April 11th on Levandowski's Stroz interviews,	
24	didn't you?	
25	A. I received information about the Stroz	10:10:07
		Page 519

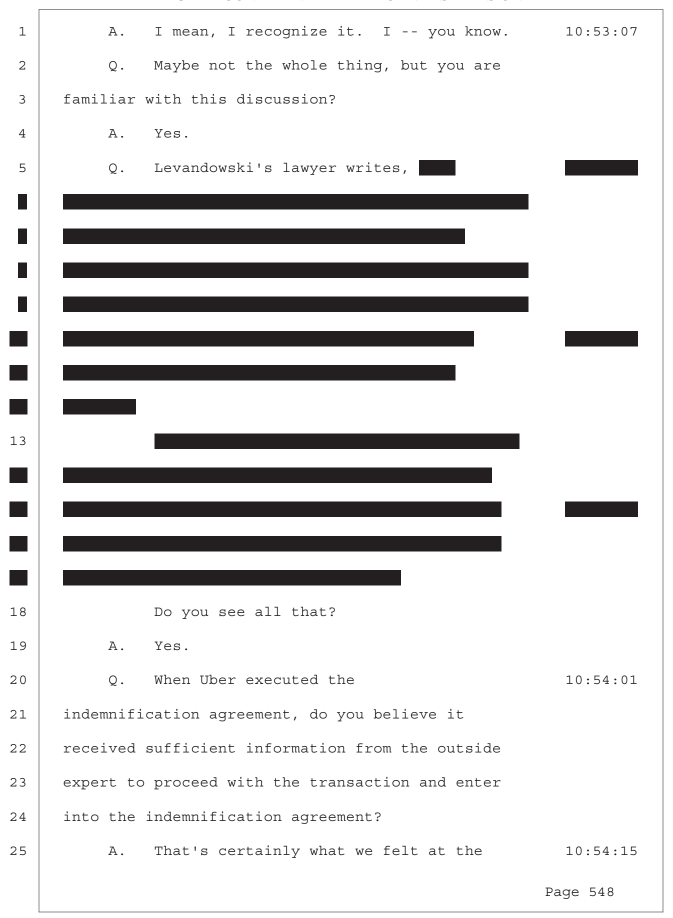
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1	Q. It does, but you have no opinion one way	10:39:40
2	or another?	
3	A. I mean, I know you are deposing all our	
4	lawyers, why don't you ask them that question.	
5	Q. We certainly will. And I I we	10:39:48
6	certainly will. I am just trying to understand.	
7	And this is my last question, and I'll take a	
8	break.	
9	Is what you are trying to say that this	
10	was all sort of done at levels below you, and you	10:40:00
11	weren't you in the loop on whatever was being	
12	conveyed by Stroz; is that the sense	
13	A. No, I wouldn't say that. Obviously the	
14	lawyers are professionals. I'll leave it to them	
15	to do their job in terms of determining how to	10:40:12
16	conduct a forensic investigation, right?	
17	They had some protocol between them and	
18	Stroz to get information updates, and then they	
19	would communicate to me the information they felt	
20	was important. From that I got the gist of the	10:40:23
21	overall investigation.	
22	I just didn't get, you know, exactly what	
23	updates they were getting. They didn't tell me	
24	whether it was from Anthony's interview notes or	
25	devices or whatever. They conveyed general	10:40:32
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1	information to me, and I see no reason to speculate	10:40:34
2	now about what that information flow was, you know,	
3	18 months ago.	
4	Q. Okay. I I think I understand now.	
5	You received updates you received	10:40:46
6	updates about the results the interim results	
7	from Stroz's investigation; but sitting here today,	
8	you don't know whether the results were gleaned	
9	from an interview as opposed to a computer, as	
10	opposed to an email, as opposed to some other	10:40:58
11	source?	
12	A. I assume they were gleaned from	
13	everything collectively, right. If we were doing	
14	all these things, it would make sense to reference	
15	those. But I don't know specifically what what	10:41:05
16	components were in the updates I got.	
17	MR. GORMAN: Okay. Thank you for being	
18	so precise. I appreciate it.	
19	We can take a break. Go off the record.	
20	THE VIDEOGRAPHER: Okay. We are now	10:41:16
21	going off the record. The time is 10:41.	
22	(Recess taken.)	
23	THE VIDEOGRAPHER: Okay. We are now back	
24	on the record. The time is 10:51.	
25	MR. GORMAN: And would you like to make	10:51:49
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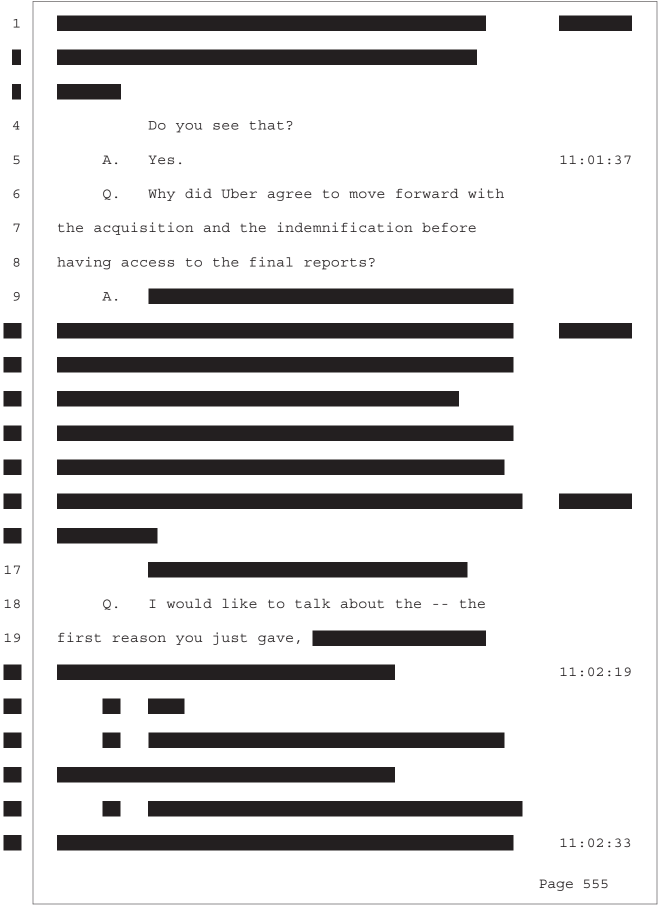
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1	time.	10:54:16
2	Q. Do you not feel that way anymore?	
3	A. I mean, we're aware of these allegations,	
4	now, that Anthony took trade secrets.	
5	So whether that would have come out in	10:54:28
6	the rest of the diligence process, I can't	
7	speculate. I don't believe it did when when we	
8	got the final report; although, I haven't seen it.	
9	So, in that sense, it wouldn't have made	
10	any difference whether we waited to get the final	10:54:40
11	report or not. Right?	
12	On the other hand, obviously, if we'd	
13	known what he was alleged to have done in	
14	December 2015, I think we would have had a	
15	different perspective on the transaction.	10:54:50
16	Q. But at the time you executed the papers,	
17	the put call agreement in the	
18	indemnification agreement in early April of 2016,	
19	you believed that you had received sufficient	
20	information from Stroz to proceed with the	10:55:08
21	transaction?	
22	A. Correct.	
23	Q. But in hindsight, perhaps, you didn't?	
24	A. Again, I believe, at this point, if we	
25	had waited to get the final report, it wouldn't	10:55:24
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ı		
1	have changed our minds.	10:55:26
2	Because as I understand it again, I	
3	haven't seen the final report nothing sorry.	
4	Nothing that was in the final report was materially	
5	different from what we understood at the interim	10:55:36
6	stage.	
7	So, in that sense, I don't think that	
8	would have changed. Obviously, if we had initial,	
9	you know, knowledge of everything and knew that the	
10	allegations that Google was making of Anthony were	10:55:47
11	true, which at least I don't know if that's	
12	true but if we knew those were true, we would	
13	never have done the transaction.	
14	Q. Do you recall having any concerns about	
15	Mr. Gardner's suggestion that Uber should agree	10:55:59
16	that it has	
18	A. Not personally.	
19	(Exhibit 7756 was marked for	
20	identification by the court reporter and is	10:56:09
21	attached hereto.)	
22	Q. (By Mr. Gorman) You have just been	
23	handed Exhibit 7756, which bears the Bates number	
24	UBER00320759 through 320765.	
25	The very top of the first page is an	10:56:42
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1	spoke. I just don't recall what he said. And as I	11:40:14
2	said, I don't know for sure if Anthony was even on	
3	the call or not.	
4	Q. Let me see if I can sum up.	
5	By April 11th, 2016, you knew that Stroz	11:40:48
6	was investigating Mr. Levandowski's claims about	
7	destroying those five hard drives?	
8	A. Correct.	
9	Q. And by April 11th, 2016, you knew that	
10	Mr. Levandowski had delayed in disclosing the name	11:41:03
11	of the facility where he allegedly shredded the	
12	five disks?	
13	MR. JACOBS: Objection. Form.	
14	THE DEPONENT: Yeah, I wouldn't say he	
15	delayed in disclosing the name. What I would say	11:41:12
16	is that I didn't get the name directly from him.	
17	Q. (By Mr. Gorman) Okay. Did you have any	
18	knowledge of him delaying in disclosing the name?	
19	A. No.	
20	Q. Okay. Before April 11th, 2016, you had	11:41:21
21	received some of Stroz' interim findings on the	
22	investigation into the destruction of the five hard	
23	drives?	
24	A. I mean, I don't want to say I received	
25	Stroz' findings. It makes it sound like I got a	11:41:43
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1	report. I had discussions, obviously, with lawyers	11:41:43
2	about the five disks and the investigation to try	
3	to figure out if there was a receipt or some other	
4	proof.	
5	Q. Okay. I believe you said you didn't know	11:41:55
6	by April 11th that Stroz had interviewed the	
7	personnel at Shred Works and that the personnel	
8	there were unable to recognize Levandowski by	
9	photograph or description?	
10	MR. JACOBS: Objection. Form.	11:42:09
11	THE DEPONENT: Yeah, I mean, I don't	
12	recall knowing that.	
13	Q. (By Mr. Gorman) Okay.	
14	A. Obviously, we had that discussion where	
15	they talked about, you know, what they had done. I	11:42:15
16	just don't recall the photo or or not	
17	recognizing Anthony.	
18	Q. Sitting here today, do you think	
19	Mr. Levandowski destroyed the five hard disks?	
20	A. Yes.	11:42:33
21	Q. When do you think he did it?	
22	A. I think what happened is, he on Friday	
23	afternoon, he dropped them off at this facility,	
24	and then the disks were probably shredded on	
25	Monday, if that's what the receipt shows, or the	11:42:42
		Page 591